## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF OKLAHOMA

(1)L LAURIE GARLAND., an individual	)
Plaintiff,	)
v.	) Case No. CIV 2020-306-JWB
	)
(1) STATE OF OKLAHOMA EX REL	)
OKLAHOMA DEPARTMENT OF	)
CORRECTIONS,	)
(2) CHRISTOPHER REDEAGLE, individually	)
(3) SHARON MCCOY, individually	)
(4) JOE ALLBAUGH, Individually	)
(5) PENNY LEWIS, Individually	)
(6) BOARD OF CORRECTIONS	)
Defendants	)

## PLAINTIFF'S OBJECTION AND MOTION TO AMEND PRETRIAL CONFERENCE ORDER.

COMES NOW the Plaintiff and pursuant to Rules of Practice of the United States

District Court for the District of Kansas, Rule 16.2 and asks this Court to Amend the

Pretrial. Conference Order [Doc 108] due to Plaintiff's objection and Scribner's errors as
follows:

In support the Plaintiff offers the following:

- 1. Objection Pg. -2 Plaintiff objections to Footnote 1 as stated and feels as it should state:
  - "... United States Supreme Court. . . <u>Defendants contend</u> that exhaustion is a mandatory pre-requisite that requires a court to dismiss a case when not met. . . (2016), <u>and that</u> Courts do not have discretion . . . "
- 2. <u>Scribner Error</u> Pg. 14, first line should read: Plaintiff <u>did not</u> suffer any.
- 3. Scribner Error Pg. 15 #5 should be omitted;
- 4. <u>Pg. 16</u> Under After Pretrial Conference parties intend to file the following Motions: Paragraph should be deleted Plaintiff has already filed the supplemental response to Defendant's Motion for Summary Judgment.

5. Counsels for the Defendants have been contacted and do not have any objections to said objection and changes to the Pretrial Conference Order.

WHEREFORE, Plaintiff prays this Court note Plaintiff's objection and amend to fix Scribner errors.

## /S/E. W. KELLER

E. W. KELLER OBA# 4918 HENRY DALTON OBA#15749 KELLER, KELLER & DALTON PC 201 Robert S. Kerr, Suite 1001 Oklahoma City, Oklahoma 73102 (405) 235-6693 (405) 232-3301 Facsimile E-Mail – kkd.law@coxinet.net

## **CERTIFICATE OF SERVICE**

I hereby certify that on this 19<sup>th</sup> day of October, 2022, I mailed a full and complete copy of the above and foregoing instrument to the following:

Jessica A. Wilkes Assistant Attorney General 313 NE 21<sup>st</sup> Street Oklahoma City, OK 73105

Anthony L. Allen 106 S. Okmulgee Avenue Okmulgee, OK 74447

/S/ E. W. KELLER